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2 3 4 5	FRED BLUM (State Bar No. 101596) JOSEPH ADAMS (State Bar No. 194964) Bassi Martini Edlin & Blum 351 California Street, Suite 200 San Francisco, CA 94104 Tel: (415) 397-9006 E-mail: fblum@bmeblaw.com	
6	Attorneys for Defendant CONTRA COSTA WASTE SERVICE RECY	CLING CENTER AND TRANSFER STATION
7	UNITED STATES	S DISTRICT COURT
8	NORTHERN DISTR	RICT OF CALIFORNIA
9 20	CALIFORNIA SPORTFISHING PROTECTION ALLIANCE, a non-profit corporation,	Case No. 3:07-cv-04484-BZ
21	Plaintiff, vs.	JOINT NOTICE OF SETTLEMENT IN LIEU OF ADR CERTIFICATION, CASE MANAGEMENT STATEMENTS, AND RULE 26(f) REPORT; STIPULATED REQUEST
23	CONTRA COSTA WASTE SERVICE RECYCLING CENTER AND TRANSFER	TO EXTEND THE EXISTING CASE SCHEDULE; [PROPOSED] ORDER
23 24 25 26	CONTRA COSTA WASTE SERVICE	TO EXTEND THE EXISTING CASE
22   23   24   25   26   27   28   .	CONTRA COSTA WASTE SERVICE RECYCLING CENTER AND TRANSFER STATION, a corporation.	TO EXTEND THE EXISTING CASE SCHEDULE; [PROPOSED] ORDER  Conference: January 7, 2008 Time: 4:00 PM

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Pursuant to Local Rules 6-2, 7-12, 16-2(d)-(e), Plaintiff California Sportfishing

Protection Alliance and Defendant Contra Costa Waste Service Recycling Center and Transfer

Station hereby notify the Court that the parties have reached a settlement agreement that will

fully resolve this litigation. A true and correct copy of the executed settlement agreement is

attached as Exhibit A to the Declaration of Douglas J. Chermak, filed contemporaneously with
this Notice and Stipulated Request. Plaintiff has forwarded the settlement agreement to the

United States Environmental Protection Agency and the United States Department of Justice to
begin a 45-day review period by those agencies prescribed by Section 505(c)(3) of the Federal

Water Pollution Control Act, 33 U.S.C. § 1365(c)(3). Chermak Dec., ¶ 3; *Id*, Exhibit B. At the
completion of the 45-day agency review period, the parties will file a stipulated request for
dismissal requesting the Court to maintain jurisdiction over this matter to enforce the terms of
the settlement agreement. *Id.*, ¶ 4 & Exhibit A, ¶ 2.

In light of the parties' settlement agreement and the 45-day federal agency review period, the parties further request that the Court accept this notice of settlement in lieu of the Joint ADR Certification, formal joint case management statement, and Rule 26(f) Report required pursuant to the Court's case management order dated August 29, 2007.

The parties further request that, in light of the above, the Court extend the initial case management conference currently scheduled for January 7, 2008 for a period of about 70 days, until March 19, 2008, by which date the parties will have filed their stipulated request for dismissal which very likely will obviate the need for preparing either a case management order or Rule 26(f) Report. Should the case not be dismissed by March 12, 2008, the parties shall file

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## Case 3:07-cv-04484-BZ Document 5 Filed 12/27/2007 Page 3 of 3

1 2	any necessary case management statement and Rule 26(f) Report by March 12, 2008.			
3		ally submitted,		
4		FICE OF MICHAEL R. LOZEAU		
5				
6	6 By: _/	s/ Douglas J. Chermak		
7	$\overline{\mathbf{D}}$	ouglas J. Chermak		
8	8    C	ttorney for Plaintiff ALIFORNIA SPORTFISHING PROTECTION LLIANCE		
9				
10	BASSI, MARTINI, EDLIM & BLUM			
11	1			
12	□ By. <u>-</u> /	s/ Joseph Adams (as authorized on 12/21/2007)		
13		seph Adams ttorney for Defendant		
14	4 CR	ONTRA COSTA WASTE SERVICE ECYCLING CENTER AND TRANSFER		
15		ΓATION		
16				
17	PURSUANT TO STIPULATION, IT IS SO O			
18		or March 24, 2008 at 4:00 p.m.		
19 20	Dated: <u>Dec. 26</u> , 2007  H	on. Bernard Zimpferman		
21	United States Magistrate Judge			
22	STATES			
23	3 PR			
24	IT IS SO ORDERED			
25	5			
26	Judge Bernard Zimmerman			
27	7			
28	8 DISTRICT OF	THE PARTICI OF CE		

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Joint Notice of Settlement; Stipulated Request to Extend the Existing Case Schedule; [PROPOSED] ORDER